IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

STANDING ROCK SIOUX TRIBE, YANKTON SIOUX TRIBE; ROBERT FLYING HAWK; OGLALA SIOUX TRIBE,

Plaintiffs,

and

CHEYENNE RIVER SIOUX TRIBE,

Plaintiff-Intervenor,

and

SARA JUMPING EAGLE, ET AL.,

Plaintiff-Intervenors,

v.

U.S. ARMY CORPS OF ENGINEERS,

Defendant-Cross Defendant,

and

DAKOTA ACCESS, LLC,

Defendant-Intervenor-Cross Claimant. Case No. 1:16-cv-1534-JEB (and Consolidated Case Nos. 16-cv-1796 and 17-cv-267)

UNOPPOSED MOTION TO AMEND PROTECTIVE ORDER

On June 7, 2017, the Court entered a Protective Order governing the treatment of certain confidential information that was being exchanged among the parties. ECF No. 235. On June 19, 2017, the Court ordered that proposed Plaintiff-Intervenors, Sara Jumping Eagle, Ladonna Brave Bull Allard, Virgil Taken Alive, Cheyenne Garcia, William Wild Bill Left Hand, Maxine

Brings Him Back-Janis, Kathy Willcuts, Crystal Cole, Russell Vazquez, Thomas E. Barber, Sr.,

Tateolowan Garcia, Chani Phillips, and Wastewin Young (the Jumping Eagle Intervenors), be

permitted to intervene in the case, and their complaint in intervention was filed the same day.

ECF Nos. 246, 248; see also Minute Order dated June 19, 2017. As they were not permitted to

intervene prior to the entry of the protective order, the Jumping Eagle Intervenors were not

included in the protective order that was submitted by the Corps on June 6, 2017. See ECF No.

234. On October 6, 2017, Plaintiff Standing Rock Sioux Tribe moved to revise the protective

order, and the Court granted that motion by minute order the same day. See ECF No. 282 and

Minute Order dated October 6, 2017.

The Parties are continuing to exchange information that includes confidential information

that is subject to the Protective Order, including the Corps' recently completed remand analysis.

As a result, the Corps respectfully requests that the June 7, 2017 protective order be modified to

include the Jumping Eagle Intervenors. The proposed Second Revised Protective Order attached

as Exhibit A to this Motion is identical to the Revised Protective Order submitted by Standing

Rock in ECF No. 282, except that the signature date has been changed, footnote 1 has been

edited to reflect the fact that the referenced documents are attached to ECF No. 234-1, and the

Jumping Eagle Intervenors have been added to the caption and to the recitation of parties in the

first paragraph of the order. The Corps respectfully requests that the Court enter the attached

second amended protective order to clarify that the Jumping Eagle Intervenors are subject to the

protective order.

Dated: December 19, 2018

Respectfully submitted,

JEAN E. WILLIAMS

Acting Assistant Attorney General

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Environment & Natural Resources Division

By: /s/ Brian Collins

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OF COUNSEL:

MILTON BOYD MELANIE CASNER U.S. Army Corps of Engineers Office of Chief Counsel Washington, DC **CERTIFICATE OF SERVICE**

I hereby certify that on December 19, 2018, I electronically filed the foregoing

Unopposed Motion to Amend Protective Order with the Clerk of the Court using the CM/ECF

system, which will send notification of this filing to the attorneys of record and all registered

participants.

/s/ Brian Collins

Brian Collins

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SECOND REVISED PROTECTIVE ORDER

The Parties in the above-captioned consolidated litigation (the "Litigation") are Plaintiffs, the Standing Rock Sioux Tribe, the Yankton Sioux Tribe, Robert Flying Hawk, and the Oglala Sioux Tribe; Intervenor Plaintiff, Cheyenne River Sioux Tribe; Intervenor-Plaintiffs, Sara Jumping Eagle, Ladonna Brave Bull Allard, Virgil Taken Alive, Cheyenne Garcia, William Wild Bill Left Hand, Maxine Brings Him Back-Janis, Kathy Willcuts, Crystal Cole, Russell Vazquez, Thomas E. Barber, Sr., Tateolowan Garcia, Chani Phillips, and Wastewin Young (the Jumping Eagle Intervenors); Defendants, the U.S. Army Corps

of Engineers ("Corps"), the United States Fish and Wildlife Service, Todd Semonite, John Henderson, Anthony Mitchell, and Dan Ashe; and Intervenor Defendant, Dakota Access LLC ("Dakota Access"). The Defendants, the Plaintiffs, and the Intervenors, are each, individually, a "Party." Collectively, they are the "Parties." (All individual Defendants are sued in their official capacities.) On November 10, 2016, the Corps filed in the Litigation a certified index of the Administrative Record (ECF No. 55-2). The Administrative Record contains five (5) documents, portions of which should be treated as confidential (the "Protected Information").¹ Counsel for all Parties currently have access to the Protected Information.

It is hereby ORDERED, pursuant to the Memorandum Opinion of this Court entered on April 7, 2017, and Rule 26(c) of the Federal Rules of Civil Procedure, that this Protective Order shall govern the handling of all Protected Information.

TERMS AND CONDITIONS

- 1. This Protective Order shall govern the use of all Protected Information in the Litigation. This Protective Order is binding upon the Parties; their respective corporate, organizational, and governmental parents, subsidiaries and affiliates, including all other Federal agencies; and their respective attorneys, agents, representatives, officers, members and employees.
- All Protected Information in the Litigation may be used only by parties to the Litigation to: a) evaluate, prosecute or defend a claim in this Litigation; and/or b); prepare comments to the Corps falling within the scope of the court-ordered remand, and for no other purpose.

¹ The five (5) documents containing the Protected Information are found at the following pages of the Administrative Record: 12398–418; 12419–39; 12440–61; 74092–110; 74713–29. The Protected Information appears as redactions in the versions of those five documents attached to proposed order filed at ECF No. 234-1.

- 3. Each Party shall maintain the Protected Information in a manner sufficient to protect such material against unauthorized disclosure.
- 4. Protected Information may be disclosed by a Party only (a) to attorneys for the Parties, and persons regularly employed in such attorneys' offices, (b) to the Court and any members of its staff assisting the Court in this Litigation; and (c) to other Qualified Persons as defined in paragraph six (6) below.
- 5. With the exception of attorneys for the Parties, persons regularly employed in such attorneys' offices, and the Court and any members of its staff assisting the Court in this Litigation, any Qualified Persons to whom Protected Information is to be disclosed shall be provided with a copy of this Protective Order, which he or she shall read, or shall otherwise be informed of the status of the Protected Information and the limitations on its use, and such persons shall sign an acknowledgment of their understanding of these limitations in the form attached as Exhibit A. A file of all such acknowledgements shall be maintained by counsel of record of the Party securing the acknowledgement and, upon request, such file shall be made available to any other Party or the Court.
- 6. "Qualified Persons," as used herein, are limited to: (a) those persons directly employed by, or affiliated with, a Party who need to view the Protected Information in order to make a material contribution to that Party's likelihood of success in this Litigation and/or to that Party's submissions to the Corps falling within the scope of the Court-ordered remand; (b) those experts or consultants hired by a Party who need to view the Protected Information for the same purpose, provided, however, that any documents created by such third-parties that rely on or incorporate the Protected Information in whole or in part shall be maintained as Protected Information by those third-parties and by the Party responsible for the Protected Information's

creation in accordance with the provisions of this Protective Order; and (c) other persons designated as a "Qualified Person" by future written agreement of the Parties or by order of the Court. No person who is the subject of a criminal charge arising out of the Dakota Access Pipeline Project, and no person who has been the subject of such a charge (unless the disposition of that charge was an acquittal), is eligible to be a Qualified Person.

7. Except as agreed in writing by counsel of record, and to the extent that any Protected Information is, in whole or in part, contained in, incorporated in, disclosed in, or attached to any pleading, motion, memorandum, appendix, or other judicial filing, the Parties shall file under seal that portion of the submission containing the Protected Information and that portion filed under seal shall be designated and treated as a "Sealed Document." The remainder of any such pleading, motion, memorandum, appendix, or other judicial filing shall be publicly filed with the Court with appropriate redactions. All Sealed Documents, filed under seal pursuant to this Protective Order, shall be filed in a sealed envelope and shall remain under seal until such time as this Court orders otherwise. Such Sealed Documents shall be identified with the caption of this action, contain a general description of the sealed contents, and bear the following legend (or one substantially similar to it) which also must appear on the sealed envelope:

CONFIDENTIAL

Contents hereof are confidential and are subject to a court-ordered protective order governing the use and dissemination of such contents.

The Clerk of the Court shall maintain such Sealed Documents separate from the public records in this action, intact and unopened except as otherwise directed by the Court. Such Sealed Documents shall be released by the Clerk of the Court only upon further order of the Court. Filings containing Protected Information shall be served upon counsel for the Parties by email.

- 8. In the event that it is known reasonably in advance of oral argument or any other public hearing that Protected Information may be disclosed, counsel shall so advise the Court and counsel for the other Parties. If such information is expected to be referenced or discussed, the Court may consider measures to ensure the preservation of its confidentiality.
- 9. Except as agreed in writing by counsel of record, and to the extent that any Protected Information is, in whole or in part, contained in, incorporated in, disclosed in, or attached to any communication with the Corps during the proceedings on the Court-ordered remand, such communication shall be submitted to the Corps in a manner that preserves its confidentiality and is clearly and prominently labeled:

CONFIDENTIAL

Contents hereof are confidential and are subject to a court-ordered protective order governing the use and dissemination of such contents.

- 10. Nothing contained in this Protective Order shall restrict counsel for any Party from rendering advice to its clients with respect to the Litigation and, in the course thereof, relying upon Protected Information, provided that in rendering such advice, counsel shall not disclose any Protected Information other than in a manner provided for in this Protective Order.
- 11. Nothing contained in this Protective Order shall preclude any Party from using its own Protected Information in any manner it sees fit, without the prior consent of any Party or the Court.
- 12. Any Party, other than the Corps and Fish and Wildlife Service, that receives a subpoena or other legal process that may require the disclosure of Protected Information, or is otherwise subject to any other legal obligation to disclose Protected Information, shall promptly notify the other Parties of such request, subpoena, or other obligation. Unless a shorter time is mandated by a court order, and to the extent permitted by law, the Party receiving such a request

shall not produce any Protected Information for at least ten (10) days after notice of the request,

subpoena, or other obligation is provided in writing to the other Parties in order to provide the

other Parties a reasonable period of time in which to seek to quash, limit, or object to the request,

subpoena, or other obligation before the date designated for production. If the Party to which the

request, subpoena, or other obligation is directed or compelled by applicable law or a court order

to respond to the request, subpoena, or other obligation in less than ten (10) days, that Party shall,

to the extent permitted by law, notify the other Parties of this fact. In the event that Protected

Information under this Protective Order is produced in response to a request, subpoena, or other

obligation, the producing Party shall take reasonable steps to ensure that the protections afforded

under this Protective Order shall continue to apply to such Protected Information. Nothing herein

shall be construed as requiring the Parties or anyone else covered by this Protective Order to seek

a court order to avoid production, to appeal any order requiring production of Protected

Information, to subject itself to any penalties for non-compliance with any such request or order,

or to seek any relief from the Court.

13. By written agreement of the Parties, or upon motion and order of the Court, the

Court may amend, modify, or vacate terms of this Protective Order. This Protective Order shall

continue in full force and effect until amended or superseded by express order of the Court, and

shall survive any final judgment or settlement in this action.

SO ORDERED this day of December, 2018

The Honorable James E. Boasberg

United States District Judge

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EXHIBIT A

DECLARATION OF		
I reside at	in the City of	, county of
My present employer is		. My present
occupation is	·	
I understand that I will have acc	ess to and be examining docum	nents that are confidential.
I have read and understand the Protective	ve Order covering these docume	ents and pledge to comply
with the provisions of that Protective Or	rder. Furthermore, I certify that	I am eligible to have
access to the Protected Information und	er Paragraph (6) of the Protecti	ve Order.
I will hold all Protected Informa	tion and any duplicates, notes,	abstracts, or summaries
thereof in confidence, will not disclose	such information to anyone not	specifically entitled to
access under the Protective Order, and v	will use the information solely	for purposes of this
Litigation, except as provided by the Pro-	otective Order. At the conclusion	on of this Litigation, I will
return all originals of all Protected Infor	rmation and any duplicates, not	es, abstracts, or summaries
thereof in my possession, whether prepa	ared by me or anyone else, to co	ounsel for the party by
whom I am employed or retained.		

Date:

Signed: